

Executor and administrator may within one year return a list of debts due from the deceased, and a similar return every six months thereafter—1820, ch. 174, sec. 7,	739
List so returned, not to be construed as admission of the justice of the debt by the administrator or executor, or to take the same out of the operation of limitations—1820, ch. 174,	740
Justices of the peace may exercise jurisdiction in cases where executor or administrator are plaintiff or defendant—1819, ch. 167,	719
If they allege on oath that they have no assets, proceedings are to be staid by the justice, and remitted to the county court—1819, ch. 167,	720
Executors may supersede and stay execution, supersedeas as binding as if for a debt of his own—1820, ch. 80,	728
Claimants against a deceased estate, and whose claims are known to the executor or administrator, refusing or neglecting to bring in their claims after notice given as is required by law, shall be in the same situation as if the claims were unknown—1823, ch. 131,	791
The right of appeal from the judgment of a justice of the peace extended to executors and administrators, and their mode of proceeding pointed out—1834, ch. 105,	1136
In stating the account by them; on one side, shall be stated the assets, inventories, and account of sales—1798, ch. 101, sub ch. 10, sec. 1,	398
On the other side shall be stated the disbursements—1798, ch. 101, sub ch. 10, sec. 1,	398
Accounts of administrator and executor to be returned every six months after the first—1798, ch. 101, sub ch. 10, sec. 3,	398
Suits to be brought for sperate debts within six months—1798, ch. 101, sub ch. 10, sec. 4,	399
Not answerable for sperate debts—1798, ch. 101, sub ch. 10, sec. 4,	399
After paying debts, to deliver up and distribute the residue—1798, ch. 101, sub ch. 10, sec. 10,	400
Court may order a part of the estate to be delivered to those entitled, upon taking bond with security—1798, ch. 101, sub ch. 10, sec. 7,	399
The like power as to specific legacies—1798, ch. 101, sub ch. 10, sec. 8,	400
Failing to return an account, his letters may be revoked—1798, ch. 101, sub ch. 10, sec. 9,	400
May retain for a contingency, under the direction of the court—1798, ch. 101, sub ch. 10, sec. 11,	400
The court may order and direct executors and administrators to bring money into court, and invest the same—1831, ch. 315, sec. 5,	1059
The mode of proceeding to enforce their decree to do so—1831, ch. 315, sec. 5,	1059
Where an executor is directed to sell the real estate, he may do so, and must account for the profits—1831, ch. 315, sec. 10,	1061
The sale subject to ratification—1831, ch. 315, sec. 10,	1061
Executor or administrator may, when they apprehend concealment of property, file petition against the person suspected—1831, ch. 315, sec. 12,	1062
When executors or administrators are suspected, petition may be filed against them—1831, ch. 315, sec. 13,	1062